(4) QUEEN ANNE'S COUNTY: PROSPECT BAY, AND IN THE WATERS OF THE CHESAPEAKE BAY ADJACENT TO PCFLAR ISLAND.

REVISOR'S NOTE: This section is primarily new language derived from two sections of Article 66C, which contain provisions prohibiting duck blinds in certain areas. The initial prohibitory clause is derived from the first clause of Article 66C, section 156(a) and the last paragraph of section 156(b). The verb "maintain" is added in light of its usage in section 157(c), (d), and (e).

Paragraph (1) is derived from the last paragraph of section 156 (b). Paragraph (2) is derived from the provisions of section 157 (a) as amended by Chapter 849, H.B. 1188, Acts of 1973 which relate to Dorchester Ccunty, and section 157 (c) and (d). Paragraph (3) presently appears as Article 66C, section 156 (a) of the Code. Paragraph (4) is derived from similar provisions of section 157 (a), as amended by Chapter 849, H.B. 1188, Acts of 1973.

The only other changes made are in style.

10-620. RIGHTS OF PERSONS LOCATING BLIND SITES.

- (A) RIPARIAN OWNERS WHO OWN REQUIRED AMOUNT OF SHORELINE. ANY RIPARIAN OWNER WHO OWNS THE REQUIRED AMOUNT OF SHORELINE, HIS LESSEE, LICENSEE, OR ASSIGNEE SHALL HAVE THE SOLE RIGHT TO HUNT FROM A BOAT OR FLOATING BLIND, GUNNING RIG, OR HE MAY BODY BOOT IN AN AREA WHICH HE HAS PROTECTED BY LICENSED STATIONARY BLIND OR BLIND SITE.
- (B) RIPARIAN OWNERS WHO OWN LESS THAN THE REQUIRED AMOUNT OF SHORELINE. A RIPARIAN CWNER WHO OWNS LESS THAN THE REQUIRED AMOUNT OF SHORELINE, HIS LESSEE, LICENSEE, OR ASSIGNEE, WHO OETAINS A LICENSE, HAS THE SCLE RIGHT TO HUNT FROM ANY BOAT OR FLOATING BLIND TIED OR ANCHORED AT A BLIND SITE OR HE MAY BODY BOOT AT THE SITE EVEN THOUGH IT IS LESS THAN 250 YARDS FROM THE ACJOINING OWNER. HOWEVER, THE BLIND SITE MAY NOT BE LESS THAN 300 YARDS FROM ANY PREVIOUSLY LICENSED STATIONARY BLIND OR BLIND SITE. HE HAS THE SAME FIGHTS RELATING TO STATIONARY BLINDS AS A